

Cain No 94  
Under Article 11. Treaty of 11<sup>th</sup> June 1866,  
with Creek Indians.

The undersigned, Louis Marshall, <sup>(42)</sup> a  
loyal Indian of the Creek Nation, and Refugee,  
being duly examined and sworn, (he understanding  
and conversing in the English language,) deposes &  
says: He was formerly a slave of Benj. Marshall:  
That, whilst living on his own place, about six miles  
from the Creek Agency, and sometime in the month  
of July 1862, his master was about forcing him to  
drive a team in the rebel Army of Col. M. C. McIntosh,  
then in the vicinity; to avoid doing which, and in the  
hopes of being able to reach the Union Army, he made  
his escape from his home, and hastily fled towards  
Kansas, but was bush-whacked by the rebels and  
severely wounded in the shoulder. Subsequently effecting  
his escape, he reached Kansas, and remained in the  
employ of the Quartermaster's Department at Fort Scott,  
as teamster, until the close of the war. This deponent  
further says that, at the time of his flight from his  
home, as aforesaid, he owned and possessed, and did,  
necessarily, abandon and lose, all the property herein-  
after mentioned, and never afterwards, recovered  
the same, or any part thereof. To say:

2, Two large Mules, valued at \$150 each		\$ 300.00
2, Two large Horses. \$75. \$50.		125.00
Amount carried forward.		\$ 425.00

Amount brought forward.		\$ 1125.00.
3. Three Yoke Steers	Valued at \$35. Each	255.00
65 Fifty five Hogs.	" \$8. "	520.00
200 Two hundred bushels Corn	" \$1. bush.	200.00
Let. House furniture &c.		29.00

making a total value of \$ 1429.00

fourteen hundred and twenty nine dollars.

Further this deponent saith not.

Lewis Marshall. <sup>his</sup> <sub>mark</sub>

Subscribed & Sworn to, before me, at the Creek  
Agency, C.N. this 10<sup>th</sup> of November, A.D. 1869.

*[Signature]*  
St. Vincent. Oct. 1869  
Add. Sept. and App. Son Septar.

The undersigned, Manam Marshall,  
(not related to Claimant.) and Calvin Jimison,  
freedmen of the Creek Nation, and legal refugees,  
being, jointly, duly examined and sworn, (they  
understanding and conversing in the English  
language,) do depose and say: They are not  
interested in the claim of Lewis Marshall, in any  
pecuniary manner whatever: That they have heard  
the foregoing Affidavit read to them, and know its  
contents, and that the same is correct and true.  
These deponents further say: they know, of their own

Knowledge that the claimant, Levi Marshall, at the time of his flight from his home, as aforesaid, owned and possessed, and did necessarily abandon and lose all the property set forth in his deposition. Further these deponents do not say.

Manam Marshall,

his

X

mark

Calvin J. J. J.

his

X

mark

Subscribed & sworn to before me at the Creek Agency, N. this 10<sup>th</sup> of November A.D. 1869.

J. D. C. J.

Street, O. C. J. J.

Oct. 1869. and App. 1869. Supt. J.

### Awards

The loss of property specified above is deemed established by the foregoing testimony. Also, the status of claimant. The amount claimed, however, is, in some instances considered excessive. Upon inquiry, it is found, the value of the different kinds of property, at the time the loss occurred, ruled as follows:

Mules - large -

\$100.00 Each

Horses -

30.00 "

Steers: Yokes of -

30.00 "

Hogs -

2.00 "

Corn - for bushel.

.50 "

and for the following one-half the claimed  
value:-

House-furniture &c.-

\$14.50

In consideration of these, and all other  
facts attainable, bearing upon the case, we  
believe it just and equitable to award  
this claimant Lewis Marshall Five  
hundred and ninety four dollars, fifty cents.

\$594  $\frac{50}{100}$ .

*J. P. Hays*

Brevet Major Genl. U. S. Army.

Subl. Indian Affairs Southern Superintendency

*F. A. Smith*

Captain U. S. Army.

Creek Agent.

\$594.

Lewis Marshall.

claimant under

Treaty of 14<sup>th</sup> June 1866

with

Creek Indians:-

Claim \$1429  $\frac{00}{100}$

Award \$594  $\frac{50}{100}$